

FEDERAL BUREAU OF INVESTIGATION
FOI/PA
DELETED PAGE INFORMATION SHEET
FOI/PA# 1215237-0

Total Deleted Page(s) = 15
Page 3 ~ Duplicate - Sub TEL p. 3;
Page 4 ~ b3;
Page 5 ~ b3;
Page 6 ~ b3;
Page 7 ~ b3;
Page 8 ~ b3;
Page 9 ~ b3;
Page 10 ~ b3;
Page 13 ~ b3;
Page 14 ~ b3;
Page 15 ~ b3;
Page 16 ~ b3;
Page 17 ~ b3;
Page 18 ~ b3;
Page 19 ~ b3;

XXXXXXXXXXXXXXXXXXXXXXXXXXXX
X Deleted Page(s) X
X No Duplication Fee X
X For this Page X
XXXXXXXXXXXXXXXXXXXXXXXXXXXX



U.S. Department of Justice

*United States Attorney
Northern District of Illinois*

*Jonathan D. King
Assistant United States Attorney*

*Office (312) 353-5496
Facsimile (312) 886-3502*

*Durksen Federal Building
219 South Dearborn Street, Suite 500
Chicago, Illinois 60604*

August 23, 1999

[Redacted]
Special Agent
FBI
219 S. Dearborn-Room 905
Chicago, IL. 60604

b6
b7C

**Re: 99 GJ 1126
File No: 194B-C6-110663**

Dear [Redacted]

b6
b7C

Your name has been disclosed to Chief Judge Aspen of the United States District Court for the Northern District of Illinois as a person who has been and will be given access to materials, including documentary and testimonial evidence, obtained through the powers of a Federal Grand Jury inquiring into possible Federal criminal violations of unknown individuals.

In accordance with Rule 6(e)(3)(A)(ii), you are being given access to those materials for the sole purpose of assisting the Government attorneys involved in the grand jury investigation in the performance of their duties to enforce federal criminal law.

The grand jury investigation is criminal in nature, and grand jury proceedings are secret. The unauthorized disclosure of grand jury matters is punishable by contempt proceedings. Grand Jury matters include the identities of witnesses, their testimony and the nature of and content of documents and physical evidence obtained through the grand jury investigation.

No grand jury material may be disclosed or used for any civil or administrative purpose or for any purpose other than for the grand jury investigation, except by order of the Court.

194B-CC-110663-(D) NOD/168 -3-

You are further informed that no subpoenas may be issued or served which have not been approved by a Government attorney participating in this investigation. Pursuant to Local Criminal Rule 1.04D, you are required to retain the original service copy of each subpoena authorized and issued in connection with this investigation. All such subpoenas shall be provided to the Government attorney for filing under seal in the event an indictment or information is obtained as a result of this investigation.

Very truly yours,

SCOTT R. LASSAR
United States Attorney

By

Assistant United States Attorney

b6
b7C